

Today, I was disappointed that the House passed the National Strategic and Critical Minerals Production Act of 2012 (H.R. 4402). Like many people, I am deeply concerned about our country's, and the world's, increasing dependence on unstable and unreliable Chinese mining practices to provide the "rare earth minerals" that our industries need. However, the legislation passed by the House waives almost all environmental laws for all types of hardrock mining, even though the mining of these materials can be extraordinarily dangerous and toxic. This incredibly broad waiver hurts communities, public lands, and the environment, and supports big, mining industries at the expense of the American taxpayer.

I had hoped that H.R. 4402 would serve as an expression of our commitment to make sure the United States is properly supplied with these minerals that are essential for the economy and our national security. Instead, I am disappointed because my colleagues failed to tailor the legislation to specifically meet this need and included an overly broad definition of "rare earth minerals." This bill would have benefited from a clear definition of what the rare earth minerals are, which would have been achieved by an amendment offered by my colleague, Rep. Tonko. Instead, the sweeping exemptions from environmental regulations have created a partisan issue where none existed before.

I sincerely hope that when this issue is revisited in the future, we are able to work in a bipartisan manner to strike a balance that allows us to acquire our necessary supplies in a way that is efficient, safe for our workers, and protects the environment.